

September 9, 2013

BY HAND

✓ The Honorable George B. Daniels, U.S.D.J.
The Honorable Ronald L. Ellis, U.S.M.J.
Daniel Patrick Moynihan U.S. Courthouse
500 Pearl Street
New York, NY 10007-1312

**Van Dyke v. Partners of Debevoise & Plimpton LLP,
Breaking Media, Inc., Paul Galligan, et al.
No. 12-CV-8354 – (GBD) (RLE)**

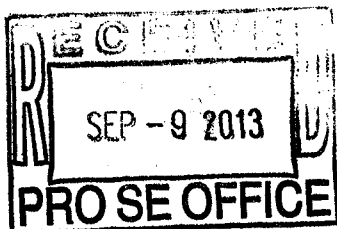
Dear Judge Daniels and Judge Ellis:

I am plaintiff pro-se in the above-referenced matter who respectfully submitted my Objections to Report and Recommendation of The Honorable Ronald L. Ellis at the pro se desk on September 6, 2013. Docket #50 on ECF indicates that these objections were due on September 6, 2013.

Notwithstanding the letter dated September 6, 2013 of Melissa Starcic of Seyfarth Shaw LLP, filed via ECF (Docket #51), I respectfully request that Your Honors consider my objections as timely. I believe the September 6, 2013 date is correct, because the additional 3-day period in Rule 6(d) of the Federal Rules of Civil Procedure would apply.

I will defer to Your Honors as to whether my Objections are merely "baseless accusations" and "*ad hominem*" attacks, or have persuasive value under the law.

Respectfully submitted,



Sara J. Van Dyke

Sara J. Van Dyke, pro se
20 East 35th Street, Apt. 14L
New York, New York 10016
(212) 725-2706 phone and fax
sjvdnyc@hotmail.com email

cc: Edwin G. Schallert, Esq.
Counsel for Defendant Debevoise & Plimpton LLP (via email)

Eddy Salcedo, Esq.
Melissa Starcic, Esq.
Counsel for Defendant Paul Galligan (via email)

Jeffrey Miller, Esq.
Itai Maytal, Esq.
Miller Korzenik Sommers LLP
Counsel for Breaking Media, Inc. (via email)